Circuit, and may require in writing the original papers in any case, or abstracts and transcripts to be produced before them or either of them, wherever they or either of them may be in their Circuit; and in all criminal cases tried in the term time of said Courts, in which the accused has been allowed to give bail by the Court, but the session whereof adjourned or concluded before the accused procure bail; it shall be the duty of the aforesaid Court or Courts, to pass an order prior to adjournment, directing the Clerk of the said Cir- Pass orders. cuit Court in the absence of all of the Judges from the Court, in which the case may have arisen, to take the bail previously fixed by the said Court, upon condition that the party offering to become security shall swear or affirm, as the case may be, that he is worth the amount of the bail in real or personal estate, and further, the Clerk must be satisfied of the verity of said affidavit or affirmation.

Sec. 2. And be it enacted, That this Act shall In force. take effect from and after the date of its passage.

Approved February 18, 1868.

## CHAPTER 53.

AN ACT to repeal Sections thirty-seven, thirtyeight, thirty-nine, forty-six, forty-seven, fortyeight and fifty-four of Article seventeen of the Code of Public Local Laws, relating to the town of Centreville, Queen Anne's County, and to reenact the following as substitutes therefor:

Section 1. Be it enacted by the General Assembly Bapealed. of Maryland, That sections thirty-seven, thirty-eight, thirty-nine, forty-six, forty-seven, fortyeight and fifty-four of Article seventeen of the Code of Public Local Laws, relating to the town